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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO	
10/784,003	02/20/2004	David A. Matthews	MS1-2015US 4376	
22801 LEE & HAYES	7590 12/11/200 S. PLLC	EXAMINER		
601 W. RIVER	SIDE AVENUE	BELOUSOV, ANDREY		
SUITE 1400 SPOKANE, WA	A 99201		ART UNIT	PAPER NUMBER
			2174	
			MAIL DATE	DELIVERY MODE
			12/11/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application	on No.	Applicant(s)				
		10/784,00	03	MATTHEWS ET AL.				
		Examiner		Art Unit				
		ANDREY	BELOUSOV	2174				
Period fo	The MAILING DATE of this communication or Reply	n appears on the	cover sheet with the d	correspondence a	ddress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILIN asions of time may be available under the provisions of 37 CI SIX (6) MONTHS from the mailing date of this communicatic period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by reply received by the Office later than three months after the end patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THE FR 1.136(a). In no event on. period will apply and w statute, cause the app	IIS COMMUNICATION ent, however, may a reply be tir II expire SIX (6) MONTHS from lication to become ABANDONE	N. mely filed the mailing date of this of ED (35 U.S.C. § 133).				
Status								
1) \	Responsive to communication(s) filed on	20 Sentember 2	2008					
-	Responsive to communication(s) filed on <u>29 September 2008</u> . This action is FINAL . 2b) This action is non-final.							
3)□	, _							
٠/١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
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Disposit	on of Claims							
4)🛛	☑ Claim(s) <u>1-6,8-23,25-32 and 34-38</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)) Claim(s) is/are allowed.							
6)🖂	6)⊠ Claim(s) <u>1-6,8-23,25-32 and 34-38</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction a	ınd/or election r	equirement.					
Applicat	on Papers							
9)□	The specification is objected to by the Exa	miner.						
-	-		objected to by the	Examiner.				
<i>′</i> —	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
		=	-		FR 1.121(d).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
,—	ınder 35 U.S.C. § 119							
	-	roian priority up	dor 25 11 0 0 0 110/a) (d) or (f)				
	2) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
а)	- <i>'</i> - <i>'</i> -	manta hava haa	n manaissad					
	1. Certified copies of the priority docur			: NI -				
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application								
Paper No(s)/Mail Date <u>9/29/2008</u> . 6) Other:								
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DETAILED ACTION

1. This action is in response to the filing of 9/29/2008. Claims 7, 24 and 33 have been cancelled. Claims 1-6, 8-23, 25-32 and 34-38 are pending and have been considered below.

Claim Objections

2. Claims dependent on claim 1 are objected to because of the following informalities: the preamble of claims dependent on claim 1 is directed to "a user interface", the Examiner believes the Applicant meant to direct preamble to "the user interface start page." Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 1, 2, 8-10, 16-19, 25-28 and 34-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Rathbone</u> (Andy Rathbone, Windows XP for Dummies®, Wiley Publishing, Inc) in view of <u>Ricart</u> (The Complete Idiot's Guide® to Linux, Second Edition) and in further view of <u>Enin</u> (Batch Launcher 1.0 Feb 10, 2003 release.)

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Claim 1, 8, 16, 25, 34, 37: Rathbone discloses a user interface start page (pg. 62, initial desktop page + windows bar, etc.) displayed on a display device of a computing device, the user interface start page configured to be displayed: (1) after a user has selected one of multiple selectable logon controls (pg. 63, e.g. Andy Rathbone logon) on a user interface logon page, each of the multiple selectable logon controls corresponding to a respective user of the computing device (pg. 63; transitioning),

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However, <u>Rathbone</u> does not explicitly disclose the user interface start page comprising:

- a. the user interface start page configured to be displayed (2) before display of a
 desktop page corresponding to selections made by the user on the user interface
 start page,
- b. a desktop selection control configured to allow selection of one of a plurality of desktop environment associated with the user corresponding to the selected selectable logon control from the user interface logon page, each of the plurality of desktop environment corresponding to a different user persona of the user corresponding to the selected selectable logon control, wherein the plurality of desktop environments comprises a work environment, a home environment, a weekend activities environment and a weekday activities environment;
- a selectable control configured to initiate that multiple applications start together
 and in response to a single user input; and
- d. selectable configurations each configured for a user selection to designate a multiple application start-up configuration, wherein the selectable configurations

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include at least one of (i) a configuration to designate a group of applications executing when a previous computing session was discontinued, (ii) a configuration to designate a group of applications often selected for use, (iii) a configuration to designate a group of applications recently selected for use and (iv) a configuration to designate a group of applications most used by the user.

<u>Ricart</u> discloses a well-known operating system including a particularly signature concept of multiple desktop selection, including:

- a. the user interface start page configured to be displayed (2) before display of a desktop page (page 67, any one of the four other desktops) corresponding to selections made by the user on the user interface start page,
- b. a desktop selection control configured to allow selection of one of a plurality of desktop environment associated with the user corresponding to the selected selectable logon control from the user interface logon page ("virtual desktop buttons," page 67), each of the plurality of desktop environment corresponding to a different user persona of the user corresponding to the selected selectable logon control, wherein the plurality of desktop environments comprises a work environment, a home environment, a weekend activities environment and a weekday activities environment (the Examiner notes that the virtual desktop buttons can be renamed any way the user wants, including "work", "home," "weekend," or "weekday" so as to correspond to a 'persona'; page 71);

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include a desktop selection controls as disclosed by Ricart,

in the operating system of <u>Rathbone</u> as one would have been motivated to include the best features from other prevailing operating system user interfaces to an improvement an operating system user interface.

Enin discloses a Batch Launcher application for use on an operating (such as Windows XP OS disclosed by Rathbone), including:

- b. a selectable control (Applications list of the batch; page 1) configured to initiate
 (form the batch; page 1) that multiple applications start together and in response
 to a single user input (by one click; page 1); and
- c. selectable configurations (batches; page 1) each configured (user formed; page 1) for a user selection to designate (drag and dropping; page 1) a multiple application start-up configuration (batch; page 1,) wherein the selectable configurations include at least one of (i) a configuration to designate a group of applications executing when a previous computing session was discontinued, (ii) a configuration to designate a group of applications often selected for use, (iii) a configuration to designate a group of applications recently selected for use and (iv) a configuration to designate a group of applications most used by the user (it is inherent, given the nature and purpose of the teaching of Enin, that the batches would be made up of at least one configuration consisting of often, recently or most used applications.)

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include controls for multiple application initiation as taught by Enin within an operating system of Rathbone. One would have been motivated to

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include the teaching of <u>Enin</u> in <u>Rathbone</u> as it was well within known options given that <u>Enin</u> was running on the OS disclosed by <u>Rathbone</u>.

Claim 2, 9, 17, 26: Rathbone, Ricart and Enin and disclose a user interface as recited in claim 1. Enin further discloses wherein the selectable control is user-configurable to designate a multiple application start-up configuration (page 1.)

Claim 10, 19, 28: Rathbone, Ricart and Enin disclose a user interface as recited in claim 8. Enin further discloses wherein the multiple application programs are a user-defined (by drag and dropping the shortcuts; page 1) group of application programs (set of applications; page 1), and wherein the user interface selectable control is further configured to start (launch; page 1) the user-defined group of applications together (by one click; page 1.)

Claim 17, 26: Rathbone, Ricart and Enin disclose a method and one or more computer readable media as recited in claim 16 and 25, respectively. Enin further discloses comprising receiving a user selection to designate a multiple application start-up configuration (selecting a required batch at Windows® startup; page 1.)

Claim 18, 27: Rathbone, Ricart and Enin disclose a method and one or more computer readable storage media as recited in claim 16 and 25, respectively. Enin further discloses comprising receiving a user selection (drag and dropping shortcuts; page 1) to

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configure the user interface selectable control which is user-configurable to designate a multiple application program start-up configuration.

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Claim 19, 28: Rathbone, Ricart and Enin disclose a method and one or more computer readable storage media as recited in claim 16 and 25, respectively. Enin further discloses wherein receiving the user selection initiates (forms; page 1) a user-defined group of applications (batch; page1,) and wherein starting (launch; page 1) the multiple applications includes starting the user-defined group of applications together and in response to a single user input (by one click; page1.)

Claim 35, 38: Rathbone, Ricart and Enin disclose a method and one or more computer readable media as recited in claim 34 and 37, respectively. Enin further discloses comprising delaying the start (launch; page 1) of the selected application programs (batch; page 1) until receiving the user input to initiate (drag and dropping; page 1) starting the selected application programs (formation of batches is performed before (delayed) launching (starting) the set of selected application programs (batch; page 1.)

Claim 36: Rathbone, Ricart and Enin disclose a method as recited in claim 34. Enin further discloses wherein receiving the user input to initiate starting the selected application programs includes receiving a user selection that does not correspond to a user-selectable control (use of shortcuts of the batches on the desktop; page 2.)

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5. Claims 3-6, 11-15, 20-23 and 29-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Rathbone</u> in view of <u>Ricart</u>, in further view of <u>Enin</u>, and in further view of <u>Langer</u> (Mac OS X 10.1, Visual Quickstart Guide, Peachpit Press, Copyright (c) 2002.)

Claim 3, 11, 20, 29: Rathbone, Ricart and Enin disclose a user interface as recited in claim 1, wherein the multiple applications are a group of applications, and wherein the selectable control is further configured to initiate that the group of applications start (launch; page 1) together (by one click; page 1.) However, Rathbone, Ricart and Enin do not explicitly disclose wherein the multiple applications are a group of applications executing when a previous computing session was discontinued. Langer discloses an operating system comprising a means to start back up a group of applications from before the computer was put to sleep (page 58.) Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include a group of applications executing when a previous computing session was discontinued, as taught by Langer, into the Operating System of Rathbone, modified with Ricart and Enin. One would have been motivated to include previous session applications in order to allow continuation of potentially interrupted task from the previous session.

Claim 4, 12, 21, 30: Rathbone, Ricart and Enin disclose a user interface as recited in claim 1, wherein the multiple applications are a group of applications, and wherein the selectable control is further configured to initiate that the group of applications start

(launch; page 1) together (by one click; page 1.) However, Rathbone, Ricart and Enin do not explicitly disclose wherein the multiple applications are a group of applications often selected for use by the user. Langer discloses an operating system comprising a means to initiate applications often selected for use by the user (page 104.) Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include a group of applications often selected for use by the user, as taught by Langer, into the Operating System of Rathbone, modified with Ricart and Enin. One would have been motivated to include often selected for use by the user applications in order to provide a quick launch of programs that will be most likely needed by the user and in such a fashion meet the anticipation of the user.

Claim 5, 13, 22, 31: Rathbone, Ricart and Enin disclose a user interface as recited in claim 1, wherein the multiple applications are a group of applications, and wherein the selectable control is further configured to initiate that the group of applications start (launch; page 1) together (by one click; page 1.) However, Rathbone, Ricart and Enin do not explicitly disclose wherein the multiple applications are a group of applications recently selected for use by the user. Langer discloses an operating system comprising a means to initiate applications recently selected for use by the user (page 106.)

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include a group of applications recently selected for use by the user, as taught by Langer, into the Operating System of Rathbone, modified with Ricart and Enin. One would have been motivated to include recently used by the user

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applications in order to provide a quick launch of programs that will be most likely needed by the user and in such a fashion meet the anticipation of the user.

Claim 6, 14, 23, 32: Rathbone, Ricart and Enin disclose a user interface as recited in claim 1, wherein the multiple applications are a group of applications, and wherein the selectable control is further configured to initiate that the group of applications start (launch; page 1) together (by one click; page 1.) However, Rathbone, Ricart and Enin do not explicitly disclose wherein the multiple applications are a group of applications most used by the user. Langer discloses an operating system comprising a means to initiate applications most used by the user (page 104.) Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include a group of applications most used by the user, as taught by Langer, into the Operating System of Rathbone, modified with Ricart and Enin. One would have been motivated to include most used by the user applications in order to provide a quick launch of programs that will be most likely needed by the user and in such a fashion meet the anticipation of the user.

Response to Arguments

Applicant's arguments with respect to claim 1-6, 8-23, 25-32 and 34-38 have been considered but are most in view of the new ground(s) of rejection.

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Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Hong can be reached on (571) 272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-3800.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Stephen S. Hong/ Supervisory Patent Examiner, Art Unit 2178

AB December 5, 2008